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## Remarks

## Substance of Interview

During a telephone discussion with the Examiner on May 18, 2007, the Examiner informed Applicants' attorney that he was rejoining Groups II and III (Office Action of April 6, 2007) with elected Group I. The Examiner further indicated that each of Groups I-V should indicate that  $Y^1 = Y^2 = 0$  (instead of  $Y^2 = Y^2 = 0$ ); that Groups II and III should indicate that  $Ar^2$  is phenyl or biphenyl; and that Group V should include all of the compounds other than those defined in Groups I-IV. The Examiner then proposed amendments to place the application in condition for allowance, and further proposed correction of spelling errors on pages 18, 19 and 21 of the specification.

After further discussions with the Examiner about the scope of allowable claims, and faxing proposals for amending the claims to the Examiner, an agreement was reached on the scope of the claims to be allowed. Referring to Proposed Claim Sets A-1, A-2, B-1 and B-2, faxed to the Examiner on May 25, 2007, it was agreed that Applicants would amend the claims as in claim set B-2 except that Z would refer to (Z-1) to (Z-3), and the word "like." (a clerical error) after claim 7 would be deleted.

## <u>Amendments</u>

Claim 1 has now been amended as agreed upon. That is, claim 1 as set forth above is of the same scope as claim 1 in claim set B-2, with Z referring only to (Z-1) to (Z-3).

The spelling errors pages 18, 19 and 21 as noted by the Examiner, have been corrected as suggested by the Examiner.

Applicants emphasize that the foregoing amendments are without prejudice to their rights under 35 U.S.C. §121 to file a divisional application for the subject matter which has been deleted from the present claims.

The application is now considered to be in condition for allowance, and such allowance is solicited.

Respectfully submitted,

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